

FILED

DEC 28 2020

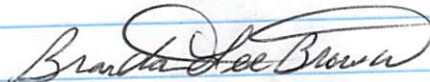
PATRICK KEANEY  
Clerk, U.S. District CourtBy \_\_\_\_\_  
Deputy ClerkTO: COURT CLERK  
FROM: BRANDON LEE BROWN #CIV20-124 RAW-SPS

I ASK THAT THIS DOCUMENT BE ENTERED AS EVIDENCE PERTAINING TO THE CASE # STATED ABOVE TITLED EXHIBIT "A". NOTIFICATION OF PLAINTIFF TRYING IN GOOD FAITH TO REACH A SOLUTION IN ORDER NOT TO ~~CONVENE~~ CONVENIE THE COURTS IN THE MATTERS. UNFORTUNATELY, I'VE BEEN PUT ASIDE OR NOT TAKEN SERIOUS (ALLEGEDLY). I ASK IF NECESSARY THAT THIS "MOTION TO COMPEL DISCOVERY" BE ENTERED. AND MOTION FOR APPOINTMENT OF COUNSEL BE CONSIDERED.

ENCLOSE:

- 1) EXHIBIT "A" LETTER TO ATTORNEY ~~GENERAL~~ GENERAL'S OFFICE
- 2) "MOTION FOR APPOINTMENT OF COUNSEL"
- 3) "MOTION FOR AN ORDER COMPELLING DISCOVERY"

DECEMBER 21, 2020

  
 BRANDON LEE BROWN



12-8-20

TO: DESIREE D. SOLLER, OBA #33053

FROM: BRANDON LEE BROWN #592090

I AM ATTEMPTING IN GOOD FAITH TO RECEIVE DISCLOSURES OR DISCOVERY AS REQUEST FROM THE COURTS "SPECIAL REPORT" ORDER. IT HAS BEEN MORE THAN SIXTY (60) DAYS AS GRANTED FROM THE JUDGE. I WOULD LIKE THE PHOTOS OF MY INJURIES FROM FEBRUARY 13, 2020. (1) VIDEO CAMERA FOOTAGE OF ALL THE INCIDENTS IN COMPLAINT FROM JULY 25, 2019 - 8-1-19, ~~NOVEMBER 22~~, 2019, AND THE DATE ABOVE. (2) THE COMPLETE PRISON RECORDS OF BRANDON LEE BROWN #592090. (3) ALL STATEMENTS, ORIGINAL OR COPIES, IDENTIFIABLE AS REPORTS ABOUT THE INCIDENTS STATED AT THE DATES ABOVE, MADE BY ODOC'S EMPLOYEE, AND / OR WITNESS. (4) ANY MEDICAL RECORDS OF ~~NOVEMBER 22~~, 2019, JULY 25 - 8-1-19 AND FEBRUARY 13, 2020 ALL FROM THE TIME OF INCARCERATION IN DAVIS CORRECTIONAL FACILITY THROUGH AND INCLUDING THE DATE OF YOUR RESPONSE TO REQUEST. (5) ANY AND ALL RULES, REGULATIONS, AND POLICIES OF THE OKLAHOMA DEPARTMENT OF CORRECTIONS ABOUT TREATMENT OF PRISONERS IN SIMILAR CIRCUMSTANCES AS MINE.

I DO WISH TO SETTLE AN AGREEMENT WITH JOE ALBAUGH AND MARK KNUTSON. I WISH TO ASK THAT THE "GRIEVANCE RESTRICTION" PROCEDURE AND THE "GRIEVANCE FORM" MAIL BOX "PROCEDURE" BE REVISITED AND AMENDED FOR THE REASON OF BEING "WEAPONIZED." DEFENDANT, JC COLBERT, I BELIEVE WAS IRRESPONSIBLE, NEGLIGENT, AND COMPLICIT IN THE ACTS THAT OCCURRED AT THE FACILITY.

JAMES YATES AND ALL OTHER DEFENDANTS I DO WISH TO PURSUE LITIGATION OR COME TO A AGREEMENT FINANCIALLY WITH



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SOME FORM OF CHARGES TO PROTECT FROM FURTHER ABUSE AT THE FACILITY. ~~OR~~ OR SIMPLY GO TO TRIAL. IF THE JUDGE DOESN'T DECIDE THE CASE ON HIS OWN.

THE THINGS THEY DID TO ME LEFT ME SCARED AND UNTRUSTING OF A ALREADY IFIE RELATIONSHIP. INLESS A CONSENT DECREE IS CONSIDERED, I DO SEEK TO BE FINANCIALLY COMPENSATED FOR DISCIPLINE AND DISCOURAGEMENT OF THE SUM NOTED IN COMPLAINT TOTALING 2.4 MILLION DOLLARS WHICH IS IN MY OPINION NOT ENOUGH TO CURE THE INJURIES, PHYSICALLY AND MENTALLY RECEIVED. I HAVE HEADACHES, MY FACE SPASMS, I'M TAKING ~~AND~~ PSYCHOTROPICS FOR DEPRESSION. I CAN NEVER FORGET THE FACT I WAS KNOCKED UNCONCIOUS IN MY OPINION DAMN NEAR BEING KILLED. I FEEL LIKE MY LIFE IS PRICELESS BUT AN ATTEMPT IN THE RIGHT DIRECTION OF ADMISSION OF FAULT COMPENSATION IS ALL THAT THE JUSTICE OF THE UNITED STATES OF AMERICA PROVIDE. I'LL CLOSE WITH THAT TO BEING SAID TO WHOMEVER IT MAY CONCERNS. MY EVERY WAKING DAY I AM THANKFUL FOR AND REMINDED OF THE TRAUMA THEY INJECTED IN MY LIFE. AS IF, BEING INCARCERATED AND AWAY FROM MY FAMILY UNABLE TO PROTECT MY CHILDREN AREN'T ENOUGH TO DEAL WITH DAY-TO-DAY AS TIME GOES WITHOUT PAUSE OR APPOLOGY. STAY SAFE IN THE COVID-19 INFECTED LIFE WE ALL MOST LIKELY WILL HAVE TO DEAL WITH.

RESPECTFULLY SUBMITTED,

December 8, 2020

Braxton H. Brown